CAHILL GORDON & REINDEL LLP 32 OLD SLIP NEW YORK, NY 10005

DANIEL R ANDERSON HELENE R. BANKS ANIRUDH BANSAL DAVID L. BARASH LANDIS C. BEST BRADLEY J BONDI BROCKTON B. BOSSON JONATHAN BROWNSON * DONNA M. BRYAN JOYDEEP CHOUDHURI * JAMES J CLARK CHRISTOPHER W. CLEMENT LISA COLLIER AYANO K. CREED PRUE CRIDDLE ± SEAN M. DAVIS STUART G. DOWNING ADAM M. DWORKIN ANASTASIA EFIMOVA JENNIFER B. EZRING HELENA S. FRANCESCHI JOAN MURTAGH FRANKEL

JONATHAN J FRANKEL ARIEL GOLDMAN PATRICK GORDON JASON M. HALL STEPHEN HARPER WILLIAM M HARTNETT NOLA B. HELLER CRAIG M. HOROWITZ TIMOTHY B. HOWELL DAVID G. JANUSZEWSKI ELAI KATZ JAKE KEAVENY BRIAN S. KELLEHER RICHARD KELLY CHÉRIE R. KISER ‡ JOEL KURTZBERG TED B. LACEY MARC R. LASHBROOK ALIZA R. LEVINE JOEL H. LEVITIN GEOFFREY E. LIEBMANN BRIAN T. MARKLEY

TELEPHONE: (212) 701-3000 WWW.CAHILL.COM

1990 K STREET, N.W. WASHINGTON, DC 20006-1181 (202) 862-8900

CAHILL GORDON & REINDEL (UK) LLP 20 FENCHURCH STREET LONDON EC3M 3BY +44 (0) 20 7920 9800

WRITER'S DIRECT NUMBER

MEGHAN N McDERMOTT WILLIAM J. MILLER EDWARD N MOSS NOAH B. NEWITZ WARREN NEWTON § DAVID R OWEN JOHN PAPACHRISTOS LUIS R. PENALVER KIMBERLY PETILLO-DÉCOSSARD SHEILA C. RAMESH MICHAEL W REDDY OLEG REZZY THORN ROSENTHAL TAMMY L. ROY JONATHAN A. SCHAFFZIN ANDREW SCHWARTZ DARREN SILVER JOSIAH M. SLOTNICK RICHARD A. STIEGLITZ JR. ROSS E. STURMAN SUSANNA M. SUH

ANTHONY K. TAMA

JOHN A. TRIPODORO GLENN J. WALDRIP, JR. HERBERT S. WASHER MICHAEL B. WEISS DAVID WISHENGRAD C. ANTHONY WOLFE COREY WRIGHT ELIZABETH M. YAHL JOSHUA M. ZELIG

* ADMITTED AS A SOLICITOR IN ENGLAND AND WALES ONLY

± ADMITTED AS A SOLICITOR IN

‡ ADMITTED IN DC ONLY § ADMITTED AS AN ATTORNEY IN THE REPUBLIC OF SOUTH AFRICA ONLY

(212) 701-3435

July 7, 2022

Re: March Bosch v. Credit Suisse Group AG, et al., No. 1:22-cv-02477

Dear Mr. Villanueva:

We represent Credit Suisse Group AG, Thomas Gottstein, and David R. Mathers (together, the "Defendants") in the above-captioned action, and write on behalf of all parties pursuant to Section I.D of the Honorable Eric N. Vitaliano's Individual Motion Practices and Rules to respectfully propose a schedule for further proceedings in this action.

On April 29, 2022, Plaintiff Carlos de March Bosch ("Plaintiff") commenced the above-captioned action by filing a complaint alleging violations of the Securities Exchange Act of 1934. All Defendants have agreed to accept service of the summons and complaint, while reserving their rights to assert any and all defenses in the matter, including, but not limited to, improper venue and lack of personal jurisdiction.

Recognizing that this action is governed by the procedures and timelines set forth under the Private Securities Litigation Reform Act of 1995 ("PSLRA") for appointing Lead Plaintiff(s) and Lead Counsel, we have conferred with counsel for Plaintiff, and all parties respectfully request that the Court adjourn without date Defendants' time to move, answer, or otherwise respond to the complaint and adopt the schedule set forth below in this action (or any future consolidated action in the event that any related complaints are filed):

- Lead Plaintiff's Amended Complaint shall be filed within 60 days after the Court's appointment of Lead Plaintiff and Lead Counsel;
- Defendants' deadline to move, answer, or otherwise respond to the Amended Complaint shall be 60 days after the filing of the Amended Complaint;

- Lead Plaintiffs' opposition to Defendants' motion to dismiss shall be filed within 60 days after the filing of Defendants' motion to dismiss; and
- Defendants' reply in further support of their motion to dismiss shall be filed within 30 days after the filing of Lead Plaintiff's opposition to the same.

This is the parties' first request for an adjournment.

Respectfully Submitted,

/s/ Herbert S. Washer

Herbert S. Washer Sheila C. Ramesh Adam S. Mintz

VIA ECF

Case Manager William Villanueva Chambers of the Honorable Eric N. Vitaliano Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

cc: All Counsel of Record (via ECF)